

In this recent filing with the court, defendant continues to demand the \$150,000, a claim which has been previously denied. The court reiterates what it wrote in its prior Order (# 45), denying the defendant's Motion to Stay (# 43). The only property defendant may lawfully have returned at this point is property that no longer has evidentiary value, is not subject to the

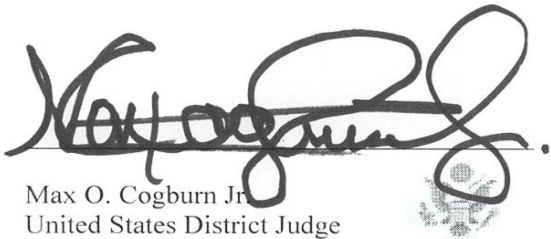
Consent Order and Judgment of Forfeiture, items which are not contraband, and/or items that do not contain unlawful materials or images. The court has given defendant all the relief that is possible and nothing in the instant filing reveals that the government has unlawfully kept any property.

As a courtesy, the United States is requested to contact law enforcement and ascertain the status of the property transfer to the individual identified in the handwritten sheet. Defendant is also requested to review the prior Orders (# 41, 45) of the court regarding his Motions to Stay.

ORDER

IT IS, THEREFORE, ORDERED that the claims of defendant's *pro se* Reply to Response are again **DENIED**.

Signed: September 19, 2016



Max O. Cogburn Jr.
United States District Judge